PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FP20061	FOR FURTHER ACTION	See Form PCT/IPEA/416
International application No. PCT/AU2004/001093	International filing date (day/month/year) 13 August 2004	Priority date (day/month/year) 13 August 2003
International Patent Classification (IPC) or	national classification and IPC	
Int. Cl. 7 D21C 3/04		
Applicant		
VIRIDIAN CHEMICAL PTY LT	TD et al	
This report is the international preliminal Authority under Article 35 and transmitted	ry examination report, established by this Intended to the applicant according to Article 36.	ernational Preliminary Examining
2. This REPORT consists of a total of 3	, •	
3. This report is also accompanied by ANN	IEXES, comprising:	
a. X (sent to the applicant and to the	International Bureau) a total of 2 sheets, a	s follows:
sheets of the description, c sheets containing rectificat Administrative Instruction	laims and/or drawings which have been amer ions authorized by this Authority (see Rule 7s).	nded and are the basis for this report and/or 0.16 and Section 607 of the
sheets which supersede ear the disclosure in the intern Box.	lier sheets, but which this Authority consider ational application as filed, as indicated in ite	s contain an amendment that goes beyond m 4 of Box No. I and the Supplemental
Relating to Sequence Listing (se	a only) a total of (indicate type and number of elated thereto, in computer readable form only see Section 802 of the Administrative Instruction	v as indicated in the Sunnlamental Dan
4. This report contains indications relating		
X Box No. I Basis of the repor		
Box No. II Priority		
	t of opinion with regard to novelty, inventive	step and industrial applicability
Box No. IV Lack of unity of in		
X Box No. V Reasoned stateme citations and expla	nt under Article 35(2) with regard to novelty, mations supporting such statement	inventive step or industrial applicability;
Box No. VI Certain documents		
Box No. VII Certain defects in	the international application	
Box No. VIII Certain observation	ns on the international application	
Date of submission of the demand	Date of completion of	the rought
11 March 2005	14 September 2004	the report
Name and mailing address of the IPEA/AU	Authorized Officer	
AUSTRALIAN PATENT OFFICE		
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2004/001093

Bo	x No.	
1.	Wit othe	h regard to the language, this report is based on the international application in the language in which it was filed, unless erwise indicated under this item.
		This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:
	:	international search (under Rules 12.3 and 23.1 (b))
		publication of the international application (under Rule 12.4)
		international preliminary examination (under Rules 55.2 and/or 55.3)
2.	jurn	h regard to the elements of the international application, this report is based on (replacement sheets which have been ished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally l" and are not annexed to this report):
	닏	the international application as originally filed/furnished
	X	the description:
		pages 1-25 as originally filed/furnished
		pages* received by this Authority on with the letter of
	X	pages* received by this Authority on with the letter of the claims:
	22	pages as originally filed/furnished
		pages* as amended (together with any statement) under Article 19
	• •	pages* 26,30 received by this Authority on 28 September 2005 with the letter of 28 September 2005
•		pages* received by this Authority on with the letter of
	X	the drawings:
		pages 1 as originally filed/furnished
		pages* received by this Authority on with the letter of
		pages* received by this Authority on with the letter of
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
	•	any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
• .	If it	em 4 applies, some or all of those sheets may be marked "superseded."
		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/AU2004/001093

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement		
	Novelty (N)	Claims 1-44	YES
		Claims	NO
	Inventive step (IS)	Claims 1-44	YES
		Claims	NO
	Industrial applicability (IA)	Claims 1-44	YES
· 		Claims	 NO

^{2.} Citations and explanations (Rule 70.7)

Novelty and Inventive Step (Claims 1-44)

The present invention is directed to the treatment of lignin-containing material by contacting the lignin-containing material with an ionic liquid in order to extract the lignin into the ionic liquid. Further, the invention is also directed to using the ionic liquid to treat lignocellulosic material such that the lignin is extracted into the ionic liquid while the cellulosic fibre is preserved.

The closest prior art document to the present invention is WO 2003/029329 (THE UNIVERSITY OF ALABAMA & PG RESEARCH FOUNDATION, INC) 10 April 2003.

This document discloses the use of ionic liquids to treat cellulosic material, not lignin-containing material. Further this document does not disclose the preferred classes of ionic liquid described in the present application.

Therefore the invention defined in claims 1-44 is novel and involves an inventive step.

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THE CLAIMS DEFINING THE INVENTION ARE AS FOLLOWS:

- 1. A method for the treatment of a lignin-containing material comprising contacting the lignin-containing material with an ionic liquid to extract lignin into the ionic liquid.
- 2. The method of claim 1, wherein lignin from the lignincontaining material extracted into the ionic liquid is recovered from the ionic liquid.
 - 3. The method of claim 2, wherein solids remaining after the lignin has been extracted into the ionic liquid are separated from the ionic liquid.
 - 4. The method of any one of claims 1 to 3, wherein the lignin-containing material is contacted with a single species of ionic liquid.
- 5. The method of any one of claims 1 to 3, wherein the lignin-containing material is contacted with a mixture of different ionic liquid species.
- 6. The method of any one of claims 1 to 5, wherein the lignin-containing material is contacted with a combination of the ionic liquid and a cosolvent.
- 7. The method of claim 6, wherein the lignin-containing material is contacted with a combination of the ionic liquid and water.
- 8. The method of any one of claims 1 to 7, wherein the lignin-containing material is contacted with a solvent composition comprising between 50 and 100% of the ionic liquid.

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- 33. The method of claim 32, comprising recycling the ionic liquid recovered following distillation for contacting with further lignin-containing material.
- 34. A product produced by the method of any one of claims 1 to 33.
- 35. Use of an ionic liquid in the treatment of a lignocellulosic material to extract lignin into the ionic liquid and preserve the cellulosic fibre.
- 36. Use of claim 35, wherein the ionic liquid comprises:
 an substituted or unsubstituted aryl organic acid anion;
 and
 - an ionic liquid-forming inorganic cation or an organic cation.
- 37. Use of claim 36, wherein the anion component of the ionic liquid is a substituted or unsubstituted phenyl, naphthyl or pyridyl organic acid anion.
- 38. Use of claim 36, wherein the aryl is substituted by between 1 and 4 substituents independently selected from the group consisting of alkyl, alicyclyl, aryl, aralkyl, alkylaryl, heteroaryl, halogeno, hydroxy, nitro, haloaryl and sulfonate.
- 39. Use of any one of claims 35 to 38, wherein the organic acid anion is a sulfonate, sulfate, carboxylates, phosphinate or a phosphate.
 - 40. Use of any one of claims 35 to 39, wherein the organic acid anion is a sulfonate.
 - 41. Use of any one of claims 35 to 40, wherein the anion is a substituted or unsubstituted aryl disulfonate anion.

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